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State, or Federal public health or safety requirement. Enhancement shall not include, however, any service area expansion of a utility or facility not necessary to address a specific abandoned mine land problem.

[59 FR 28171, May 31, 1994]

§874.15 Limited liability.

No State or Indian tribe shall be liable under any provision of Federal law for any costs or damages as a result of action taken or omitted in the course of carrying out an approved State or Indian tribe abandoned mine reclamation plan. This section shall not preclude liability for costs or damages as a result of gross negligence or intentional misconduct by the State or Indian tribe. For purposes of this section, reckless, willful, or wanton misconduct shall constitute gross negligence or intentional misconduct.

[59 FR 28172, May 31, 1994]

§874.16 Contractor eligibility.

To receive AML funds, every successful bidder for an AML contract must be eligible under §§ 773.12, 773.13, and 773.14 of this chapter at the time of contract award to receive a permit or provisionally issued permit to conduct surface coal mining operations.

[65 FR 79671, Dec. 19, 2000]

§874.17 AML agency procedures for reclamation projects receiving less than 50 percent government funding.

This section tells you, the AML agency, what to do when considering an abandoned mine land reclamation project as government-financed construction under part 707 of this chapter. This section only applies if the level of funding for the construction will be less than 50 percent of the total cost because of planned coal extraction

- (a) Consultation with the Title V regulatory authority. In consultation with the Title V regulatory authority, you must make the following determinations:
- (1) You must determine the likelihood of the coal being mined under a Title V permit. This determination

must take into account available information such as:

- (i) Coal reserves from existing mine maps or other sources;
- (ii) Existing environmental conditions;
- (iii) All prior mining activity on or adjacent to the site;
- (iv) Current and historic coal production in the area; and
- (v) Any known or anticipated interest in mining the site.
- (2) You must determine the likelihood that nearby or adjacent mining activities might create new environmental problems or adversely affect existing environmental problems at the site.
- (3) You must determine the likelihood that reclamation activities at the site might adversely affect nearby or adjacent mining activities.
- (b) Concurrence with the Title V regulatory authority. If, after consulting with the Title V regulatory authority, you decide to proceed with the reclamation project, then you and the Title V regulatory authority must concur in the following determinations:
- (1) You must concur in a determination of the limits on any coal refuse, coal waste, or other coal deposits which can be extracted under the part 707 exemption or counterpart State/Indian Tribe laws and regulations.
- (2) You must concur in the delineation of the boundaries of the AML project.
- (c) *Documentation*. You must include in the AML case file:
- (1) The determinations made under paragraphs (a) and (b) of this section;
- (2) The information taken into account in making the determinations; and
- (3) The names of the parties making the determinations.
- (d) *Special requirements.* For each project, you must:
- (1) Characterize the site in terms of mine drainage, active slides and slideprone areas, erosion and sedimentation, vegetation, toxic materials, and hydrologic balance;
- (2) Ensure that the reclamation project is conducted in accordance with the provisions of 30 CFR subchapter R;
- (3) Develop specific-site reclamation requirements, including performance